1 Ford Greene California State Bar No. 107601 HUB LAW OFFICES 711 Sir Francis Drake Boulevard 3 San Anselmo, California 94960-1949 Telephone: (415) 258-0360 4 Telecopier: (415) 456-5318 5 Attorney for Defendant and Cross-Complainant MARIN COUNTY CLERK GERALD ARMSTRONG 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF MARIN 9 No. 157 680 HUB LAW OFFICES 10 CHURCH OF SCIENTOLOGY INTERNATIONAL,) 11 a California not-for-profit religious corporation, NOTICE OF MOTION AND 12 Plaintiff. 13 VS. 14 GERALD ARMSTRONG; MICHAEL WALTON; 15 THE GERALD ARMSTRONG CORPORATION, a California for-profit RESPONSES IN DISPUTE corporation; DOES 1 through 100, 16 inclusive, 17 Date: 6/20/94 Defendants. 18 Trial Date: 9/29/94 19 TO 20 INTERNATIONAL AND TO ITS ATTORNEYS OF RECORD: 21 22 23

MAY 3 1 1994

HOWARD HANSON Y C HARDING DEPI

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MAY 3 1 1994

MOTION TO COMPEL FURTHER RESPONSES TO REQUESTS FOR ADMISSION AND FOR SANCTIONS; POINTS AND AUTHORITIES; DECLARATION OF FORD GREENE; SEPARATE STATEMENT OF REQUESTS AND

Time: 2:30 p.m. Dept: Referee Benz

PLAINTIFF AND CROSS-DEFENDANT CHURCH OF SCIENTOLOGY

PLEASE TAKE NOTICE that on June 20, 1994, at 2:30 p.m., or as soon thereafter as the matter may be heard by the discovery referee, William R. Benz located at 900 Larkspur Landing Circle, No. 185, Larkspur, California, Defendant and Cross-Complainant Gerald Armstrong will seek an Order requiring Scientology to further respond to the Requests for Admission that are set forth more fully in the Statement of Requests and Disputed Responses. In addition Armstrong seeks an order which awards monetary

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NOTICE OF MOTION TO COMPEL FURTHER RESPONSES [Requests for Admission]

sanctions against plaintiff and its attorneys, the law firms of Bowles and Moxon, and Wilson, Ryan and Campolongo and against Laurie J. Bartilson and Andrew Wilson.

This motion is brought pursuant to Code of Civil procedure sections 2023 and 2033 and is factually predicated on plaintiff's failure to properly respond to certain Requests for Admission propounded by Armstrong.

This motion is based upon the instant Notice, the accompanying Memorandum of Points and Authorities, Statement of Requests and Responses in Dispute, the Declaration of Ford Greene, and all the Court's files and records in this case.

DATED: May 31, 1994

HUB LAW OFFICES

FORD GREENE

Attorney for Defendant and

Cross-Complainant GERALD ARMSTRONG

PROOF OF SERVICE

I am employed in the County of Marin, State of California. I am over the age of eighteen years and am not a party to the above entitled action. My business address is 711 Sir Francis Drake Boulevard, San Anselmo, California. I served the following documents: NOTICE OF MOTION AND MOTION TO COMPEL FURTHER RESPONSES TO REQUESTS FOR ADMISSION AND FOR SANCTIONS; SEPARATE STATEMENT OF REQUESTS FOR ADMISSION AND RESPONSES IN DISPUTE; DECLARATION OF FORD GREENE IN SUPPORT OF MOTION TO COMPEL FURTHER RESPONSES TO REQUESTS FOR ADMISSION AND FOR MONETARY SANCTIONS; MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO COMPEL FURTHER RESPONSES TO REQUESTS FOR ADMISSION FROM PLAINTIFF 10 on the following person(s) on the date set forth below, by placing 11 a true copy thereof enclosed in a sealed envelope with postage 12 thereon fully prepaid to be placed in the United States Mail at 13 San Anselmo, California: 14 MICHAEL WALTON, ESQ. P.O. Box 751 15 San Anselmo, CA 94979 Andrew Wilson, Esquire

16 WILSON, RYAN & CAMPILONGO 17

235 Montgomery Street, Suite 450 San Francisco, California 94104

LAURIE J. BARTILSON, ESQ.

19 Bowles & Moxon

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6255 Sunset Boulevard, Suite 2000

Los Angeles, California 90028 20

> I caused such envelope with postage thereon [X] (By Mail) fully prepaid to be placed in the United States Mail at San Anselmo, California.

I declare under penalty of perjury under the [X] (State) laws of the State of California that the above is true and correct.

DATED: May 31, 1994